

राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

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भाग १---वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल और जुडिशल कमिश्नरज कोर्ट द्वारा ऋधिसूचनाएं इत्यादि

हिमाचल प्रदेश सरकार FOREST DEPARTMENT

NOTIFICATION

Simla-4, the 22nd June, 1965

No. Ft. 561-3/63-(E).—In exercise of the powers conferred by section 17 of the Indian Forest Act (Act No. XVI of 1927) the Administrator (Lieutenant Governor), Himachal Pradesh, is pleased to εppoint the Commissioner, Himachal Pradesh, to be an officer who will hear appeals against the orders passed under section 11, section 12 and section 15 or section 16 of the said Act by the Forest Settlement Officer.

By order, V. P. AGARWALA, Secretary. INDUSTRIES DEPARTMENT

NOTIFICATIONS

Simla-4, the 26th June, 1965

No. 7-1/63-Ind. I.—In continuation of this department notification of even number, dated the June 2, 1965 and in exercise of the powers vested in him under section 5 of the Factories Act, 1948, the Lieutenant Governor, Himachal Pradesh, is pleased to grant exemption from the provisions of sections 51, 52, 53, 54, 56 and 79 of the said act for a period of 3 months in favour of following factories subject to the following conditions:—

- 1. Resin and Turpentine Factory, Nahan, Sirmur district, Himachal Pradesh.
- 2. Himachal Government Transport, Central Workshop Taradevi, Himachal Pradesh.

मृत्यः ६३ पैसे

ई७६ 3 4 4 CONDITIONS (i) Exemption under section 79 is granted to the extent that leave may be refused where necessary in the exigencies of the service except in case 180 0 19 181/1 0 10 1.18 182/1 0 of illness and to provide for accumulation of leave 183 0 without limit so that the workers do not lose the 184 1 0 benefit of leave so refused. 383/322/1 0 14 (ii) During the period of exemption, the establishment 353/324/1 6 2 should undertake recruitment of extra staff to 354/324/1 6 2 2 18 ensure that the workers have a weekly day of rest 393/355/1 1/17 by staggering the rest days. During this short period, if it is not feasible to allow a weekly day 391/355/1 391/355/2 0 2 of rest, compensatory leave may be allowed later 356/328/1 ŏ :18 on as far as possible. 329/1 4 117 This exemption shall take effect from July 7, 1965. 359/330/1 6 325/1 325/1/1 8 11 By order, 0 P. K. MATTOO, 4 Joint Secretary. Total) 49 Simla-4, the 29th September, 1965 Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose*. It is hereby notified No. 1&S. 15-(Est)-669/62.—In continuation of this Government notification No. 1&S: 15-(Est)-27/57, dated 22, 1 1964 the Administrator (Lieutenant Governor), Himachal Pradesh, is cpleased to accord that the land in the locality described below is likely to ex-post-facto sanction to the continued ad-hoc appointbe acquired for the said* purpose. ment of Shri Gobind Sahai, permanent Marketing Officer, 2. This notification is made under the provisions of as Deputy Director of Industries in the seale of Rs. 500section 4 of the Land Acquisition Act, 1894 to all whom 25-600/40-800/50-1000 upto November 30, 1964. it may concern. P. K. MATTOO, In exercise of the powers conferred by the aforesaid Secretary. section, the Lieutenant Governor, Himachal Pradesh, is pleased to authorise the officers for the time being MEDICAL AND PUBLIC HEALTH DEPARTMENT engaged in the undertaking with their servants and workmen to enter upon and survey any land in the NOTIFICATION locality and do all other acts required or permitted by that Simla-2, the 6th July, 1965 section. No. 3-133/65-Med.—The Lieutenant Governor. Any person interested who has any objection to (Administrator), Himachal Pradesh, is pleased to appoint the acquisition of the said land in the locality may within Dr. Miss Savita as Civil Assistant Surgeon Grade I thirty days of the publication of this notification, file (Gazetted) in the Civil Hospital, Nahan at Rs. 325 p.m. an objection in writing before the Collector, Bilaspur in the pay scale Rs. 325-25-500-30-590/30-800 w.e.f. the district, Bilaspur (Himachal Pradesh). April 22, 1965 for a period of six months or till the post is filled in accordance with the Central Health Services, Rules, whichever is earlier. Simla-4, the 26th August, 1965 No. 4-45/63-Rev. I *Construction of Gambrola Trestle Access road for Beas Sutlej link project in Tehsil Sadar, By order, Dr. (Mrs.) A. C. PARMAR, Secretary. District Bilaspur SPECIFICATION REVENUE DEPARTMENT District: BILASPUR Tehsil: SADAR NOTIFICATIONS Simla-4, the 30th July, 1965 Area No. 4-45/63-Rev. I.—Whereas it appears to the Village Lieutenant Governor, Himachal Pradesh, that the land Khasra No. Big Bis. is required to be taken by the Government at public — BHARARI expense for a public purpose, namely for the construction 249/131/2/1 0.010 277/139/3/1 273/139/2/1 3 - 4 0 10 3 of "Gamrola Trestle Access road for Beas-Sutlej Link Project in village Manwan, Tehsil Sadar, District Bilaspur, it is hereby declared that the land described in the speci-1. 0:.10 -275/139/2/1 . Total 4. 14

MANWAN

fication below is required for the above purpose. This declaration is made under the provisions of . section 6 of the Land Acquisition Act, 1894 to all whom

it may concern and under the provisions of section 7 of the said Act, the Collector, Bilaspur district, is hereby directed to take order for the acquisition of the said land. A plan of the land may be inspected in the office of the Collector, Bilaspur district, Bilaspur (Himachal Pradesh).

	SPECIFICAT		
District:	BILASPUR	Tehsil:	SADAR
			Area

illage	Khasra No.	Area Big. Bis 3 4
IANWAN	367/176/1	1 1 10
	369/178/1 369/178/2	0 2

No. '4-99/61-Rev. I. Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that the land

Simla-4; the 26th August, 1965

274/1 275/1

318/1

383/322/2/1

367/17/6/2/1

O Total ...

0 4

2 6

2

; 0 6

0:313

5 2 12

is required to be taken by the Government at public expense for a public purpose, namely for construction of

Link road from Bharara to Kumarsain, village Bharara, it is hereby declared that the land described in the specification below is required for the above purpose. The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of

1 tadesit, crubit	he Collector, Land Acquisite Works Department, is h	ereby directed	1	2	. 3 , 4
toltake order for the acquisition of the said land. 3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Simla-9.				180/1 170/2/1 171/2/1	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
	SPECIFICATION [AHASU Sub-Tehsil:]	KUMARSAIN		73 181 72/2 225/1	0 11 0 1 0 10 0 4
Village 1	1 Khasra No.	Area Big. Bis.		182 178 82/1 1 t1/2/1	0 1 0 1 0 4
BHARARA	100/1 1 100/2 408/74/1 410/74/1	0 1 1 0 1 1 0 2 2		; 11/1/1 . 65/1/12/1 183 . 65/2/1 i 175/1	0 3 0 2 0 2 0 4
	Total 0 3 5	10 184/4 207/2	484/4/1 207/2/1	0 1 0 10 0 2 0 5	
	418/102/2/1 84/1 84/2	0 0 113 0 3 0 7 7 0 14		469/169/3/1 204/2/1	0 4
	! 179 5 99/2/1 1 177/1 87/3/1	0 : 2 0 : 3 0 0 : 2 (0 0 : 3		Tota	By order,
	87/3/2 0 9 168/1 0 2		. В.		GAUTAM, inder Secretary.

े भाग २ - वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला में जिस्ट्रेटों द्वारा ् अधिस चनाएं इत्यादि

C. ORFICE: OF THE DISTRICT MAGISTRATE ... MANDI DISTRICT, MANDI CNOTIFICATION

Mandi, the 30th June, 1965

No. 7-26-MD-22/62-VI.-Im partial modification of this office notification No. -26-MD-22/52, idated May .18, 1960, I. H. R. Mahajan, District Magistrate, Mandi, in exercise of the powers vested in me under section 74 of of the Indian Motor Vehicle Act, 1939 and with the approval of the Government of Himachal Pradesh fix to the last barrier-timings on Mandi-Kulu road between

/.. Aut and Pandoh as under:-8.20 т.м. Pandoh 7.15 P.M.

These timings will remain in force until further orders. H. R. MAHAJAN, I District Magistrate.

CoOffice of the Block Development Officer, Shillai, : i District. Sirmur. (H., P.)

.. TENDER NOTICE

Sealed and separate tenders, superscribed as tenders

o on Dev. 4, for the construction of undermentioned in buildings at the estimated scost shown against a each, care vinvited by undersigned so as to reach this office upto 14.00 hours on or before October 26, 1965. The tenders will be opened on the same day at 15.00 hours

in the presence of othose tenderers who choose to be

the undersigned on any working day during office hours upto 26th 12.00 noon on payment of the cost tender form rupee one which is not refundable: Name of the building Estima- Earnest Time for No. ted cost money. comple-

Construction of informa: 14,300.82 357.52 4 months tion-cum-community centre building . Shillai. 2. Construction of gram 9,354.56 233.86 4 months

Rs.

2. The above tenders should be accompanied by earnest money as indicated above in the form of treasury receipt on any treasury in Himachal Pradesh, Tenders

sewak hut building at

Hallah, gram panchayat

without earnest money will not be considered. Plans and estimates can be seen in this office on any

working day during office working time.

The work shall have to be executed according to

the provisions in the estimate and also to the satisfaction

of the Development Commissioner, Himachal Pradesh, or his representatives. In case the work is not done according to the specifications, the tenders shall be re-invited and the loss suffered by the Government will be recovered from the concerned contractor.

J. S. RAMOLA,

Block Development Officer.

present. The tender form can be had from this office of ः भाग ३----प्रधिनियम्, विधेयक् स्रौर विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के .उप-राज्यपाला जुडिशल किमिश्तरजो कोर्ट, क्राइनेन्शल किमिश्तर तथा किमश्तर आफ

ः इत्कसन्दैक्सः द्वाराः ध्रधिसूचितः श्रादेशः इत्यादि

it (Central Act 10 of 1955) read with the inotifications of C'CIVIL SUPPLIES DEPARTMENT t the Government of India in the Ministry of Food and IN ONOTIFICATION ORDER

: 1 Simla-A, the 26th August, 1965

/ Agriculture (Department of Food) published under G.S.R. 888; dated cthe nlune 28/1961 and, with the prior concurrence of the Central Government, the Liquitenant No. 17-24/63-CS.—In exercise of the powers conferred l, by section 3 of the Essential Commodities Act, 1955 C. Governor, Himachal Pradesh, is pleased to make the

following amendment in the Himachal Pradesh Khandsari and gur dealers licensing order, 1963:-

AMENDMENT

In Form C, set forth in the schedule to the said order, after item 5, the following item shall be added, namely:6. (a) (i) Price paid to the producer

(ii) Price paid to the wholesalers in case of

purchases from another trader

(b) Incidental charges:

(i) Brokerage or commission(ii) Transport charges

(iii) Other expenses

Total

(i) Selling price to trader in case of sale (c) to another trader (ii) Selling price to consumer

> By order. S. M. GOYAL, Joint Secretary.

EXCISE AND TAXATION DEPARTMENT NOTIFICATION

Simla-4, the 9th August, 1965

of exercise the 7-9/63-E&T.—In powers conferred by sections 21 and 59 of the Punjab Excise Act (Act No. 1 of 1914), as applied to Himachal Pradesh read with the Himachal Pradesh Excise Powers and Orders, 1959, the following amendments are hereby made in the Punjab Distillery Rules, as applied to Himachal Pradesh, by notification No. Ex. 38-28/52 (1), dated November 27, 1952:-

AMENDMENTS

In the said rules, for rules 13, 17 and sub-rules 11 and 16 of rule 90 the following rules shall be substituted, namely: -

- The licensee shall agree to the posting of a Government Excise Establishment to his distillery for the purpose of ensuring the due observance of these rules and for watch and ward. The establishment shall consist of an inspector and as many subinspectors and peon as the Financial Commissioner shall deem sufficient for the requirements of the distillery. This staff shall be subject to inspection by the Financial Commissioner and the Collector and be under the administration control of the Collector.
- The licensee shall, when required, permit samples of the materials used or spirit prepared in the distillery to be taken for analysis under the orders of the Collector or the Financial Commissioner, by any officer authorised by them to take samples or the inspector, each sample shall be taken in three bottles, each of the capacity of 750 ml or of any other capacity permissible under the rules or (when the materials cannot, be placed in bottles) in three parcels, in the presence of the licensee or a responsible representative deputed by him for this purpose. Each bottle or parcel shall be immediately and securely sealed in the presence of the inspector and the licensee or his representative. Both of them shall sign a label which shall be affixed to the bottle or parcel and describe the contents thereof as accurately as possible. One bottle or parcel shall then be made over to the licensee's representative, the second shall be sent for analysis and the third retained by the officer
- 90 (11) It will be unnecessary to take account of the spirit in stock in the matured spirit warehouse monthly as in the case of spirit in the store-room. The stock of spirit in the warehouse will invariably be the total quantity in Proof Litres as shown in the warehouse register in form D-21. The Financial Commissioner and the Collector at their periodical visits should, however, check the quantity of spirit in a few of the casks in the warehouse, and record

concerned pending the disposal of the case.

the result briefly in the warehouse register in form D-21. Where they find that the deficiency is in excess of the scale prescribed by the Financial, Commissioner, they should enquire into the cause and satisfy themselves that no illicit abstraction from the cask has occurred. The inspector will be responsible that the casks, while in the warehouse are not tampered with, unless, in his presecuce, for necessary repairs, or for examination of spirit by the Financial Commissioner or the Collector, the licensee or his manager.

90 (16) The deficiency allowable during the period of storage in the warehouse is calculated according to the scale prescribed by the Financial Commissioner. In the event of the deficiency being in excess of the prescribed scale, the inspector will make a brief report in the warehouse register in form D-21 on the condition of the cask on delivery, i.e. "no apparent cause" in cases where the cask is in an apparently sound condition, and a few brief remarks where such causes as leaks, defective staves broken hoops, porous wood etc., might account for the excess. Any officer specially authorised by the Financial Commissioner to inspect the distilleries in Himachal Pradesh, at his inspections will enquire into the reasons given for the excess, and, if he is satisfied, will initial the inspectors' entry in the warehouse register in form D-21. If he is satisfied that the excess is due to natural or accidental cause he will submit a report, recording his reasons at full length, to the collector so that action for recovery of duty on the excess may be taken under rule 9.102, if necessary.

V. S. SHARMA, Excise and Taxation Commissioner.

TRANSPORT DEPARTMENT NOTIFICATION

Simla-1, the 27th September, 1965

No. 3-40/62-Tpt.—Whereas in exercise of the powers conferred by section 68-E read with sub-section (3) of section 68-D of the Motor Vehicles Act, 1939, the Lieutenant Governor, Himachal Pradesh published a modified scheme in respect of Himachal Government Transport (hereinafter referred to as State Transport undertaking) vide notification No. 3-40/62-Tpt., dated November 20, 1964, in the Himachal Pradesh Gazette on December 21, 1964.

And whereas the State Transport undertaking is of the opinion that for the purpose of providing an efficient, adequate, economical and properly co-ordinated road transport service, it is necessary in public interest, to give greater facility to the owners of motor vehicles in the deposit of the amount of attachment fee of Rs. 6,000 by easy instalments, and that the scheme published vide notification, aforementioned be modified.

Now, therefore, in exercise of the powers vested in the State Transport undertaking, under section 68-E read with section 68-C of the Motor Vehicles Act, 1939 the following modifications of the scheme, are published in the Official Gazette.

Any person or undertaking, affected by these modifications of the scheme, may within thirty days from the day of the publication of these modifications in the Official Gazette file objections thereto before the Secretary to the Himachal Pradesh Government in the Transport Department, Kennedy House, Simla-4, which will be duly considered by the competent authority.

MODIFICATIONS IN THE SCHEME

- I. The existing modification (ii) shall be substituted as under:
- (ii) The attachment fee for a period of one year will be Rs. 6,000. The applicant shall deposit Rs. 1,500 with the General Manager, Himachal Government Transport, along vith the application for attachment of the vehicle and unless such deposit is made the application shall be rejected straightaway by the General Manager, Himachal Government Transport. On attachment of the vehicle,

and after grant of permit by the State Transport Authority, the private operator shall be required to pay the second instalment of Rs. 1,500 at the expiry of the period of two months from the date of attachment/grant of permit. The third and fourth instalments of Rs. 1,500 each shall be paid by the private operator at the expiry of two month periods respectively thereafter. In the event of the owner/private operator failing to pay any instalment on the due date, the permit shall stand automatically cancelled and the sum already paid as attachment fee shall be liable to be forfeited by the General Manager, Himachal Government Transport:

Provided that the General Manager may in his discretion and for reasons to be recorded, and with the approval of the State Transport Authority, require any applicant to deposit the full fee of Rs. 6,000 in lump sum or any part thereof along with the application for attachment of the vehicle in the first instance and unless such deposit is made the application shall be rejected.

II. After modification (ii) as substituted above, the following new modification to be read as (iii) shall be added:

- (iii) The applicant shall, in addition to the attachment fee of Rs. 6,000 pay a sum of Rs. 80 as route permit fee for a period of one year to the Secretary, State Transport Authority.
- III. The existing modification (iii) shall be substituted as follows and it shall be re-numbered as modification (iv);
- (iv) The General Manager, Himachal Government Transport, shall, apply to the State Transport Authority for the issue of a public carrier's route permit against the attached vehicle. The application shall be considered on merit and the State Transport Authority shall be at liberty to reject any application without assigning any reason therefor. Upon such rejection the private operator shall be refunded his sum of Rs. 1,500 or Rs. 6,000 or any part thereof, as the case may be, deposited along with the application.
- IV. The rest of the modification shall be re-numbered accordingly.

P. P. SRIVASTAVA, General Manager.

भाग ४—स्थानीय स्वायत ज्ञासन: म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटीफाइड श्रौर टाउन एरिय तथा पंचायत विभाग

PANCHAYATS DEPARTMENT OFFICE ORDER

Simla-4, the 21st August, 1965

No. 18-14/65-Panch.—Whereas Shri Basti Ram, President of Gram Panchayat Shalech, Tehsil Pachhad, District Sirmur has been dishonest in the discharge of his duties.

And whereas a criminal case for criminal mis-appropriation of Government/Panchayat funds etc., is being registered against him. And, therefore, his continuance in the office of the President, Gram Panchayat Shalech is not desirable in the public interest. Now, therefore, the Administrator (Lieutenant Governor) Himachal Pradesh in exercise of the powers conferred by section 118-A of the Himachal Pradesh Panchayat Raj Act, 1952 (Act No. 6 of 1953) hereby places the said Shri Basti Ram, under suspension with immediate effect and debars him from taking part in any act or proceedings of the Gram Panchayat during the period of his suspension and futher orders him to hand over the record, money and all other property of the said Panchayat to the vice-president of the said Gram Panchayat.

By order, MOHINDRA LAL, Under Secretary.

भाग ५--वंयक्तिक अधिसूचनाएं श्रौर विज्ञापन -

शून्य

भाग ६--भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

CONFIDENTIAL AND CABINET DEPARTMENT

NOTIFICATION

Simla-4, the 6th July, 1965

No. 1-79/62-CCD-II.—The Government of India Ministry of Home Affairs' notification No. F. 3/8/64-Poll (Spl.), dated May 13, 1965, is published below for general information.

N. C. KAUSHAL, for Joint Secretary.

MINISTRY OF HOME AFFAIRS NOTIFICATION

New Delhi, the 13th May, 1965

G.S.R. 741.—In exercise of the powers conferred by section 3 of the Defence of India Act, 1962 (51 of 1962). The Central Government hereby makes the following rules further to amend the Defence of India Rules, 1962 (published with the notification of the Government of India in the Ministry of Home Affairs No. G.S.R. 1465, dated November 5, 1962), namely:—

- 1. (1) These rules may be called the Defence of India (Third Amendment) Rules, 1965.
- (2) They shall come into force on the twentieth day of May, 1965.
- 2. In the Defence of India Rules, 1962, in rule 125, after sub-rule (3), the following sub-rule shall be inserted,

namely:-

"(3A) Notwithstanding anything contained in subrules (2) and (3), an order under those sub-rules for regulating by licences, permits or otherwise the movement or transport of any food-stuff including edible oil-seeds and oils, or for controlling the prices or rates at which any such food-stuffs may be bought or sold, shall not be made by the State Government after the commencement of the Defence of India (Third Amendment) Rules, 1965, except with the prior concurrence of the Central Government, and any order made before such commencement under those sub-rules for any of the purposes aforesaid by a State Government or any officer or authority authorised by it in that behalf shall cease to have effect on the expiry of a preiod of thirty days from such commencement except as respects things done or omitted to be done before such expiry, unless such order is confirmed by Central Government before such expiry".

[No. F. 3/8/64-Poll (Spl.) 1]

HARI SHARMA,

Special Secretary.

HOME DEPARTMENT NOTIFICATIONS

Simla-4, the 7th July, 1965/16th Asadha, 1887

No. 6-4/65-Home.—The Government of India, Ministry of Home Affairs Order No. 4/14/65-Poll-II, dated

May 29, 1965 published in Part 11, section 3 (i) of the Gazette of India, dated June 5, 1965 is hereby republished for general information.

> RAGHUBIR SINGH, Joint Secretary.

GOVERNMENT OF INDIA MINISTRY OF HOME AFFAIRS

ORDER

New Delhi-11, the 29th May, 1965

4/14/65-Poll-II.—Whereas in the opinion of the Central Government the periodical entitled "Azad Kashmir News" edited by Mohammad Iqbal and Ahmed Shamim, published by G.A. Pandit from 133, Dalhousie road, Rawalpindi and printed at the Frontier Exchange Press, Rawalpindi, contains prejudicial reports as defined in clause (7) of the rule 35 of the Defence of India Rules,

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules, 1962, the Central Government hereby-

- (a) declares that the issues of the said periodical published from December 1, 1964 upto the date of this order and every copy or translation thereof or extract therefrom are forfeited to Government; (b) directs every person possessing any copy of the
- said issues to deliver the same to local police authorities: and (c) prohibits the sale or distribution of the said or
- similar periodical or any extract therefrom or of any translation thereof.

G. S. KAPOOR, Under Secretary.

HOME DEPARTMENT

NOTIFICATION Simla-4, the 7th July, 1965/16th Ashadha, 1887

No 6-4/65-Home.—The Government of India, Ministry of Home Affairs Order No. 4/17/65-Poll-II, dated May 17, 1965 published in the Gazette of India, Part 11, Section 3 (i), dated May 22, 1965, is hereby republished for general information.

RAGHUBIR SINGH. Joint Secretary.

GOVERNMENT OF INDIA MINISTRY OF HOME AFFAIRS ORDER

New Delhi-11, the 17th May, 1965 No. 4/17/65-Poll-II.—Whereas in the opinion of the Central Government the periodical entitled "Pakistan News Digest" published by the Principal Information Officer, Government of Pakistan, Rawalpindi, and printed at the Times Press, Karachi, contains prejudicial reports as defined in clause (7) of rule 35 of the Defence

of India Rules, 1962; Now, therefore, in exercise of the powers conferred by Rule 45 of the Defence of India Rules, 1962 the Central Government hereby:-

- (a) declares that the issues of the said periodical published from March 15, 1965 upto the date of this order and every copy or translation thereof or extract therefrom are forfeited to Government; (b) directs every person possessing any copy of the
- said issues to deliver the same to local police authorities; and (c) prohibits the sale or distribution of the said or similar periodical or any extract therefrom or of

any translation thereof.

G. S. KAPOOR. Under Secretary Govt. of India.

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भाग ७—भारतीय निर्वाचन ग्रायोग (Election Commission of India) की वैधानिक ग्रधिसूचनाएं तथा ग्रन्य निर्वाचन सम्बन्धी ग्रधिसुचनाएं

शुन्य

ग्रनपुरक

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